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7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9	UNITED STATES OF AMERICA,	No. 2:19-cr-00248-RFB-DJA	
10	Plaintiff,	Stipulation to Provide Relevant	
	,	Records to Bureau of Prisons	
11	v.	for Competency Evaluation	
12	ADAM PACHECO,		
13	Defendant.		
14			
15	IT IS HEREBY STIPULATED AND AGREED, by and between Jason M.		
16	Frierson, United States Attorney and Nadia Janjua Ahmed and Mina Chang, Assistant		
17	United States Attorneys, counsel for the United States of America, and Michael J. Miceli,		
18	Esq., counsel for Defendant Adam Pacheco, that certain records be provided to the U.S.		
19	Medical Center for the Federal Bureau of Prisoners (USMCFP) in connection with		
	Wedicar Center for the rederar Bureau of rinsoliers (Contert) in connection with		
20	defendant's competency evaluation under 18 U.S.C. § 4241(d).		
21	This Stipulation is entered into for these reasons:		
22	1. On May 3, 2024, the Court found of	defendant incompetent to stand trial and	
23	ordered him committed for competency restoration proceedings. <i>See</i> ECF Nos. 210, 211.		
	land the second competency restorated		
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1	2.	2. Defendant was committed to the U.S. Medical Center for the Federal Bureau	
2	of Prisoners (USMCFP) on August 26, 2024. ECF No. 229. Defendant's commitment		
3	period will end on December 24, 2024. See generally 18 U.S.C. § 4241(d)(1).		
4	3.	As part of defendant's evaluation, his primary evaluator at USMCFP	
5	contacted the parties' counsel via e-mail to request records regarding defendant's		
6	competency, including medical evaluations and records.		
7	4. In order to provide fulsome information pertinent to defendant's competency		
8	evaluation, the parties agree to provide USMCFP with relevant documents, including the		
9	parties' briefings, transcripts, and psychiatric reports.		
10	5.	5. The parties also seek the Court's authorization to disclose the following	
11	sealed filings and their exhibits to USMCFP for the purpose of defendant's competency		
12	evaluation: ECF Nos. 181, 183, and 210.		
13	DATED this 12th day of December, 2024.		
14			Respectfully submitted,
15			JASON M. FRIERSON United States Attorney
16	/s/ M	ichael J. Miceli	/s/ Mina Chang
17	MICHAEI	J. MICELI, ESQ. Defendant Pacheco	MINA CHANG
18	Counsel for I	Dejenuani I ucneco	Assistant United States Attorneys Counsel for the United States
19	IT IS SO ORDERED:		
20	This	27th day of December, 2024.	N _
21			C15
22			HON. RICHARD F. BOULWARE, II U.S. DISTRICT COURT JUDGE
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